

REMARKS

In response to the Species Election, Applicants respectfully elect with traverse, alcohol as the chemical, a device comprising tines as the device, and bacterial ADP-ribosylating exotoxin (bARE) as the adjuvant. Currently, claims 71-73, 75, 77-82, 84, 85-99, 101, 102, 104, and 105 are generic. Claim 74 reads on alcohol as the chemical. Claims 76 and 100 read on a device comprising tines. Claims 83 and 103 read on bARE as the adjuvant. Thus, claims 74, 76, 83, 100, and 103 read on the elected species.

Applicants respectfully point out that when a generic claim is found to be allowable, the restriction requirement as to the encompassed species must be withdrawn and the corresponding claims directed to the encompassed species should no longer be withdrawn from consideration.

In the event that the Examiner needs to issue another Restriction/Species election, Applicants request that the Examiner contact the Applicants' representative by phone. If necessary, Applicants will make an election over the phone.

Status of the Claims

Claims 1-70 have been canceled and replaced with new claims 71-105. New claims 71-105, directed to methods of inducing an antigen-specific immune response, are directed to the same invention as claim 60-71. New claims 71-105 do not introduce prohibited new matter.

Support for new claims 71-105 are summarized in the Table below.

Claims	Support
71	original claim 1
72, 87, 95	page 12, lines 27 and 28
73, 74, 88, 98	page 35, lines 21 and 22; original claims 5, 7-10, 14, 15
75, 99	original claim 18
76, 100	original claims 5, 19, 65
77, 90, 101	page 7, lines 28-30

Claims	Support
78, 79, 81, 91,102	original claim 35
80	Example 18
82	original claim 45
83, 103	original claim 68
84, 92, 104	original claim 69
85, 89, 93	page 7, line 26
86, 96	original claim 1; page 14, lines 6 and 7
94	original claim 60
97	original claim 1
105	page 8, lines 11-15, Example 12

If there are any additional fees due in connection with the filing of this response, please charge the fees to our Deposit Account No. 50-0310. If a fee is required for an extension of time under 37 C.F.R. § 1.136 not accounted for above, such an extension is requested and the fee should also be charged to our Deposit Account.

Respectfully submitted,
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Date: **June 1, 2005**
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